

House _____ Amendment NO. _____

Offered By _____

1 AMEND House Committee Substitute for House Bill No. 1662, Section 208.166, Pages 3 through 6,
2 Lines 1 through 108, by deleting all of said section and lines and inserting in lieu thereof the
3 following:

4
5 "208.166. 1. As used in this section, the following terms mean:

6 (1) "Accountable care organization", an organization of health care providers that agrees to
7 be accountable for the quality, cost, and overall care of beneficiaries who are enrolled in a traditional
8 fee-for-service health care delivery system;

9 (2) "Department", the Missouri department of social services;

10 [(2)] (3) "Prepaid capitated", a mode of payment by which the department periodically
11 [reimburse] reimburses a contracted health provider plan or primary care physician sponsor for
12 delivering health care services for the duration of a contract to a maximum specified number of
13 members based on a fixed rate per member, notwithstanding:

14 (a) The actual number of members who receive care from the provider; or

15 (b) The amount of health care services provided to any members;

16 [(3)] (4) "Prepaid health plan", a health plan that is licensed or certified as a risk-bearing
17 entity or is a provider service network approved by the MO HealthNet division, and is paid a
18 prospective per-member, per-month payment by the division;

19 (5) "Primary care case-management", a mode of payment by which the department
20 reimburses a contracted primary care physician sponsor or community mental health center on a
21 fee-for-service schedule plus a monthly fee to manage each recipient's case;

22 [(4)] (6) "Primary care physician sponsor", a physician licensed pursuant to chapter 334 who
23 is a family practitioner, general practitioner, pediatrician, general internist or an obstetrician or
24 gynecologist;

25 [(5)] (7) "Specialty physician services arrangement", an arrangement where the department
26 may restrict recipients of specialty services to designated providers of such services, even in the
27 absence of a primary care case-management system.

28 2. (1) The department or its designated division shall maximize the use of prepaid health
29 plans, where appropriate, and other alternative service delivery and reimbursement methodologies,
30 including, but not limited to, individual primary care physician sponsors or specialty physician
31 services arrangements, designed to facilitate the cost-effective purchase of comprehensive health
32 care, but shall not include pharmacy benefits and services.

33 (2) The following shall not be provided by a prepaid health plan:

34 (a) Pharmacy benefits;

35 (b) All benefits and services currently provided by a community psychiatric rehabilitation
36 provider or a comprehensive substance abuse treatment and rehabilitation provider under the

Action Taken _____ Date _____

1 Medicaid rehabilitation state plan option which includes mental health rehabilitation services and
 2 substance abuse rehabilitation services; and

3 (c) All benefits and services subject to the clinic upper payment limit under the clinic upper
 4 payment limit state plan approved by the Centers for Medicare and Medicaid Services (CMS) that
 5 are provided by privately owned and operated community mental health centers which act as
 6 administrative entities of the department of mental health. Such community mental health centers
 7 may be designated entry and exit points for department of mental health services and are required to
 8 provide a comprehensive array of services to any department of mental health patients in their
 9 designated service areas who seek care.

10 (3) For the purposes of care coordination and disease management, prepaid health plans or
 11 other alternative service delivery entities shall be required to provide MO HealthNet with:

12 (a) An electronic notice of any authorization or denial of an initial request of coverage of
 13 inpatient admission within twenty-four hours of receiving the request; and

14 (b) An electronic copy of all other claims within ten days of both initial submission of the
 15 claim and upon payment of the claim.

16 3. In order to provide comprehensive health care, the department or its designated division
 17 shall have authority to:

18 (1) Purchase medical services for recipients of public assistance from prepaid health plans,
 19 accountable care organizations, health maintenance organizations, health insuring organizations,
 20 preferred provider organizations, individual practice associations, local health units, community
 21 health centers, community mental health centers, or primary care physician sponsors;

22 (2) Reimburse those health care plans or primary care physicians' sponsors who enter into
 23 direct contract with the department on a prepaid capitated or primary care case-management basis on
 24 the following conditions:

25 (a) That the department or its designated division shall ensure, whenever possible and
 26 consistent with quality of care and cost factors, that publicly supported neighborhood and
 27 community-supported health clinics and community mental health centers shall be utilized as
 28 providers;

29 (b) That the department or its designated division shall ensure reasonable access to medical
 30 services in all geographic areas [where managed or coordinated care programs are initiated] of the
 31 state; and

32 (c) That the department shall ensure full freedom of choice for prescription drugs at any
 33 Medicaid participating pharmacy;

34 (3) Limit providers of medical assistance benefits to those who demonstrate efficient and
 35 economic service delivery for the level of service they deliver, and provided that such limitation
 36 shall not limit recipients from reasonable access to such levels of service;

37 (4) Provide recipients of public assistance with alternative services as provided for in state
 38 law, subject to appropriation by the general assembly;

39 (5) Designate providers of medical assistance benefits to assure specifically defined medical
 40 assistance benefits at a reduced cost to the state, to assure reasonable access to all levels of health
 41 services and to assure maximization of federal financial participation in the delivery of health related
 42 services to Missouri citizens; provided, all qualified providers that deliver such specifically defined
 43 services shall be afforded an opportunity to compete to meet reasonable state criteria and to be so
 44 designated;

45 (6) Upon mutual agreement with any entity of local government, to elect to use local
 46 government funds as the matching share for Title XIX payments, as allowed by federal law or
 47 regulation;

48 (7) To elect not to offset local government contributions from the allowable costs under the

1 Title XIX program, unless prohibited by federal law and regulation.

2 4. Consistent with the department of mental health's constitutional role as the state's mental
3 health authority, MO HealthNet and the department of mental health shall collaborate to determine,
4 by mutual consent:

5 (1) A sub-capitation rate for behavioral health within the overall capitation rate at a level
6 sufficient to support reasonable access to service, good quality of care, and consistent with the rate
7 for similar populations nationally;

8 (2) All requests for proposal language for managed care procurement related to behavioral
9 health benefits;

10 (3) The definition of medical necessity for behavioral health benefits; and

11 (4) Protocols mutually developed by MO HealthNet and the department of mental health to
12 assure the quality of behavioral health services delivered through capitated managed care plans.

13 5. Nothing in this section shall be construed to authorize the department or its designated
14 division to limit the recipient's freedom of selection among health care plans or primary care
15 physician sponsors, as authorized in this section, who have entered into contract with the department
16 or its designated division to provide a comprehensive range of health care services on a prepaid
17 capitated or primary care case-management basis, except in those instances of overutilization of
18 Medicaid services by the recipient"; and

19
20 Further amend said bill by amending the title, enacting clause, and intersectional references
21 accordingly.
22
23